## EXHIBIT A

From: Todd Hill <toddryangregoryhill@gmail.com>

Sent: Monday, September 11, 2023 5:38 PM

To: Ira Spiro <ira@spirolawcorp.com>

**Cc:** Stephen Ilg <silg@ilglegal.com>; RE: CASE 2:23-cv-01298-JLS-PDx TODD HILL, STATE BAR, PEOPLES COLLEGE <fbi\_ncra\_duty@fbi.gov>; lawschoolregulation <lawschoolregulation@calbar.ca.gov>; RE: CASE 2:23-cv-01298-JLS-PDx TODD HILL, STATE BAR, PEOPLES COLLEGE <law.schools@calbar.ca.gov>; judicialcouncil@jud.ca.gov; civil.rights@usdoj.gov; JLSChambers <JLS\_chambers@cacd.uscourts.gov> **Subject:** Re: L.R. 7.3 request for telephone meeting regarding planned motions.

Ira,

You have refused to demonstrate any reason one might consider stipulating, since you are "creating" a question that does not facially exist.

I have declined to "waive my rights" by refusing your request for stipulation of a judicially controlled and appropriate record entry.

In addition, you fail to make clear how my "stipulation" would cure your substantive issues and fail to indicate alternative language to effect cure and avoid a "future" motion, which is the point of the Local Rule.

You do not deny your desire to delay and promulgate "frivolous cause", with the consequence of infringing upon my rights to seek just remedy given your failure to cure the issues over the course of years.

Finally, I do not believe the Court made an error, as it was my clear intent to file an Amended complaint. You have failed to present any evidence, including reference to Rule, that indicates otherwise.

Please respond substantively with your proposal of "curative" language timely before our meeting.

Todd